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WME/IMG, LLC	
5 IINITED STATES DISTRICT COURT	
DISTRICT OF NEVADA	
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Cung le, Nathan Quarry, Jon Fitch,	Case Number
Brandon Vera, luis Javier Vazquez,	2:15-cv-01045-RFB-BNW
themselves and all others similarly	MOTION TO WITHDRAW
	INTERESTED PARTY FROM LITIGATION
Plaintiffs,	
V.	
Zuffa, LLC d/b/a Ultimate Fighting	
Defendants.	
16 MOTION	
Now comes Interested Party WME IMG, LLC ("WME") by and through	
undersigned attorneys, Latham & Watkins LLP and submits this Motion to Withdraw	
Interested Party from Litigation in the above referenced matter.	
POINTS AND AUTHORITIES	
On August 2, 2019, WME filed Objections to the Public Disclosure of its	
2 Confidential Information at the Hearing on Class Certification (docket entry 709).	
Latham & Watkins LLP, counsel for WME, continues to represent defendant Zuffa,	
LLC in the above referenced matter.	
As the hearings on class certification were held in August, 2019, and an Order	
granting in part and denying in part the motion for class certification was entered on August	
9, 2023 (docket entry 839) WME is no longer an interested party in the litigation.	
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	LATHAM & WATKINS LLP 1270 Avenue of the Americas New York, New York 10020 Telephone: (212) 906-1200 Email: benjamin.naftalis@lw.com Counsel for Interested Party WME/IMG, LLC  UNITED STATES DIST DISTRICT OF NI  Cung le, Nathan Quarry, Jon Fitch, Brandon Vera, luis Javier Vazquez, and Kyle Kingsbury on behalf of themselves and all others similarly situated,  Plaintiffs,  v.  Zuffa, LLC d/b/a Ultimate Fighting Championship and UFC,  Defendants.  MOTION  Now comes Interested Party WME  undersigned attorneys, Latham & Watkins L  Interested Party from Litigation in the above re  POINTS AND AI  On August 2, 2019, WME filed Of Confidential Information at the Hearing on Cla Latham & Watkins LLP, counsel for Wi LLC in the above referenced matter.  As the hearings on class certification granting in part and denying in part the motion is

## Withdrawal of WME as an interested party will not delay any pretrial proceedings, discovery, trial, or any hearing in this litigation. **CONCLUSION** WME respectfully requests this Court to grant its motion to withdraw as an interested party from this litigation. DATED this 10th day of January, 2024. Respectfully submitted, LATHAM & WATKINS LLP By: Benjamin Naftalis 1271 Avenue of the Americas New York, NY 10020 Telephone: (212) 906-1200 Fax: (212) 715-4864 benjamin.naftalis @lw.com Counsel for WME/IMG, LLC

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